THE GRAND EVENT.

Citizens' Complimentary Banquet to the Members of the Legislature at the Hotel Bates.

Who Were Present, What Was Said and Done, and What There Was to Feast Upon.

The complimentary banquet and ball given to the members of the general assembly at the Hotel Bates last night was despite the unfavorable weather, one of the grandest social events which have ever taken place in the city. The venerable old caravan-sary was handsomely decorated in honor of the occasion. The corridors and dining hall were very tastefully embellished with festoons of evergreens and the national colors. In order to accommedate the large number of guests, the reading room was conve ted into an additional banqueting hall, and apprepriately decorated. The stairway leading to the basement was fleored over and an improvised grotto filled with ex-otics, in the midst of which a small fountain played, was placed thereon. Professor Athlick Smith's full orchestra was on hand, and towards 10 o'clock, when the guests commenced to flock in, everything proceeded to go as merry as the traditional marriage bell.

TO THE FESTAL BOARD.

At half past 10 o'clock, the greater part of the guests having arrived, the orchestra struck up a march and the company proceeded to the feast. The assemblage was as large and brilliant a one as ever assembled at a banquet in this city. Fully 300 ladies and gentlemen were seated before the elegantly furnished tables. The Hon. John E. Neff, secretary of state, officiated as master of ceremonies, and Governor Williams and Mayor Caven occupied seats on his right.

All the state officials were present,
as well as many distinguished ladies and gentleman of the city, and there was a full attendance of legislators, many of them ac-companied by their wives. When the party was seated Mayor Caven arose, and in a brief and exceedingly appropriate speech, gave the first toast, "Welcome to Our Guests." At the conclusion of his remarks the guests proceeded to enjoy the feast.

The tables were tastefully decorated and garnished in the best style of art de cuisine. The bills of fare were very tasteful, being printed on pink satin. The menu was rich, and almost infinite in variety, comprising the following:

Oysters, five styles; cold meats, fourteen varieties; cold ornamental dishes, seven varieties; salads, three styles; pastry, sixteen varieties; ornamental pieces, nine varieties; confectionery, ten varieties; creams and jel-lies, thirteen styles; dessert, thirteen varieties; coffee, chocolate tea and wines.

THE TOASTS.

After the feast had been amply discussed the president announced the toasts. The first was "The Governor of Indiana." Governor Williams arose and responded. He said the honorable position of governor of the great state of Indiana should not be sought, or if tendered, should not be declined by a citizen. Its responsibilities were great, but he who held it should so act that after generations would declare that he had been faithful and true to his

people.
To the toast "The General Assembly" Speaker Overmyer, of the house, responded in a most happy manner detailing the difficulties that beset the legislators and advising them to do their duty as they under-

"The Judiciary" was responded to by Juage H. C. Newcomb, who eulogized the bench, and pointed out some legislation necessary to prevent its dignity from being impaired. The Hon. A. G. Porter, in answer to the toast, "The City of Indianapolis," reviewed the wonderful growth of the city, giving several interesting reminisences of early days and predicting a bright future for the Hoosier capital. The toast "State of Indiana," was to have been responded to by Governor Hendricks, but he was not present, and a letter expressing his regrets was read. Senator Reeve delivered a brilliant panegyric upon "Our Country," and Senator R. C. Bell paid a glowing tribute to "The Ladies," both being frequently applauded. Judge Martindale responded to a voluntary toast, "The Press," by a short, sensible and forcible argument in favor of a new state house and Senator Reeve followed in a few complimentary terms to a toast offered by himself, "Our Hosts."

Mr. Carson, at the invitation of Mr. A. G. Porter, responded to "The Hay Press and the Cider Press," in a few timely remarks.

THE DANCE AND ITS DEVOTERS.

The company then passed out to the parlors and halls where dancing was commenced and was kept up until an early hour this morning. The complete success of the event was greatly due to the untiring efforts of the various committees supplemented by the assiduous labors of Messrs. Ives & Porter, the proprietors of the hotel, and their

Among the multitude present the Sentinel reporter observed the following named la-

dies and gentlemen: Governor J. D. Williams and daughter, Lon Sexton and wife, Samuel B. Kerr, R. J. Bright and daughter, R. C. Foster, R. C. Bell and wife, J. C. Adams and wife, B. T. Claypool and wife, W. Vajen and wife, E. B. Martindale and wife, A. D. Streight and Martindale and wife, A. D. Streight and wife, J. C. Denny, J. C. Shoemaker, Senator Taylor, E. Henderson and wife, A. G. Porter, W. W. Miller and wife, John T. Houston and wife, Miss Mathews, Covington, Ky.; Miss Mamie Love, Miss Fannie McKenna, Miss Lyde Tarkington, Miss Aggie Wallace, Miss Lilly Spooner, Lawrenceburg; Miss Lyde Browning, Mrs. H. Porter, Miss Daumont, Miss Annie Russell, Mrs. Wade, Miss Mary Gray, Wood Tousey Mrs. Wade, Miss Mary Gray, Wood Tousey and wife, B. T. Havens, T. B. Wightman and wife, Senator Reeve and wife, W. W. Woollen, wife and daughter, Senator Carr

THE GRANGER CASES,

and hundreds of others.

Important Decisions by the Supreme

Court. The supreme coart decided cases involving whether the legislatures of Minnesota, Wisconsin, Illinois and other western states

have the right to regulate the carrying of freigh 1 and passengers on all railroads in their respective states.

The court rendered the following decisions: Peck et al. vs. Chicago and Northwestern railroad company et al. and Lawrence et al. vs Paul and others and the Chicago and Northwestern railroad company cago and Northwestern railroad company, in appeals from the circuit court for the western district of Missouri. These suits present the single question of the power of the legislature of the state of Wisconsin to provide by law for the maximum of charge to be made by the Chicago and Northwestern railroad company

is that until congress acts in reference to the relations of inter-state commerce it is competent for the state to regulate the fares of railroads so far as they are of domestic concern. This company it is said has domestic relations with the state and incidentally these relations may reach beyond the state. Until congress undertakes to legislate for those who are without the state, Wisconsin may provide for those within even though it may indirectly affect those without. Affirmed. The chief justice delivered the opinion.

The Chicago, Burlington and Quincy railroa company vs. the attorney gen-eral and state treasurer of Iowa. An appeal from the Iowa circuit. In this case it is said railroad comroa company vs. the attorney panies are carriers for hire. They are incorporated powers in order that they may better serve the public in that capacity; they are therefore engaged in public employment affecting public interests, and under the decision in Munn & Scott vs. the People of Illinois, the principal case is subject to legislative control as to their rates of fare and freight unless protected by their charters. In the absence of legislative regulation on the subject of fares, the courts must decide for it as they do for private persons— when controversies arise what is reasonable, but when the legislature steps in and pre-scribes the maximum of charge it operates upon this company the same as it does upon individuals engaged in similar business. A uniform rate of charges for all railroad companies in the state might operate unjustly upon some. It was proper that, therefore, to provide in the same way for the adaptation of rates the circumstances of the different roads, and the legislature in the exercise of its discretion has seen fit to do this by a system of classification, and whether this was the best that could be done, is not for the court to decide. Affirmed. The chief justice delivered the opinion.

The Chicago, Milwaukee and St. Paul railr ad company vs. Ackley et al. Error to circuit court for Wisconsic. The only question presented in this case is whether the railroad company in Wisconsin can recover for transportation of property more than the maximum fixed by the state by showing that the amount charged was no more than reasonable compensation for the services rendered. The decision that as between the company and the freighter the maximum of the statute is a limit of the recovering for transportation actually performed: if the company should refuse to carry at the prices fixed and an attempt should be made to forfeit its charter on that account, other questions might arise which will not be an ticipated at this time. For goods actually carried the limit of the statute is the limit of recovery. Affirmed. The chief justice delivered the opinion.

Stowers, the state of Wisconson, Error to the circuit court of Wisconsin. The only question in this case not decided in the case of the Chicago, Milwaukee and St. Paul railroad company vs. Ackley, just de-cided is as to the effect upon the rights of those parties of the charter of the Milwaukee and Waukesha railroad company passed by the territorial legislature of Wisconsin in 1847. This provides that on the completion of said road er any portion of the track not less than miles it shall be lawful for the company to demand and receive such sum or sums of money for passage and freight of persons property as they shall from time to time think reasonable. This it was claimed gave the company the charter right to fix its own rates of fare and freight subject only to judicial determination as to whether they are reasonable. The court affirmed the view of the supreme The court of the state on this question that the charter was accepted, and the company was organized many months after the adoption of the constitution and the admission of the state into the Union by congress. Previous to that time it remained a naked proposition. For this reason it is held that its acceptance after the organization of the state, so far as it is a contract, makes it manifestly a contract with the state. Affirmed. The chief justice delivered the opinion: The Winona and St. Peter railroad company vs. Blake et al. Error to supreme court of Minnesota; and No. 74, McGrath, receiver, vs. Coleman. Error to circuit court for the district of Minnesota. In the former case it is said that the road was by its charter bound to carry when called upon as a common carrier, and charge only reasonable rates; these are incidents of occupation in which it was authorized to engage. The case is held to fall within the decision decided at the same time, and stated above in number 72. It is held the question is the same, and the decision is the same in both cases. The chief justice "delivered the opinion. Justice Field dissented in all the granger cases, and with the permission of the court will here-

Some Famous Graves Neglected.

after file an opinion.

[London Letter.] The advocates for cremation, who as a body have not relied on the sentimental aspects of their cause, may yet with propriety bring to the view of their epponents who do rely greatly on the sentiment of the churchyard and cemetery "eloquent with silent speeches," the conditions of some of the London rying grounds. In the foulest corner of the dirty solitude of St. Paul's Covent Garden lies Samuel Butler, the author, of "Hudibras," without stone or mark to distinguish his grave. In the same place to distinguish his grave. In the same place lying under a cake of the accumulated filth of half a century, covered with old shoes, broken bottles and offal flung from neighboring windows, are the graves of Sir Peter Lely, Dr. Walcott (Peter Pindar), Car Earl of Somerset, Sir Robert Strange, the greatest engraver England has ever seen; the dramatists Wycherly and Southern, and the actors Haines, Estcourt and Macklin. In St. Giles-in-the-Fields, all trace of his grave lost, lies Andrew Marvell, and crumbling to pieces in the same desolation is the monument of Chapman, the translator of Homer. In St. Anne's Soho William Hazlitt reposes among rubbish and bottles, and his headstone removed to another spot. In eld St. Pancras tombs gape open in a filthy solitude of nettles and elder trees, containing illustrious lawyers, soldiers, statesmen and noble French exiles; and near by is the stone which marks the graves of William Godwin and Mary Wollstoncroft, whose bodies, how-ever, have been removed. In St. Martin-inthe-Fields have passed away all traces of the graves of Nell Gwynne, John Hunter, the great surgeon, and Mrs. Centlivre. All this were scarcely worse than the fact that over the graves of John Milton, Pope, Thomson, Akenside and Bolingbroke pews have been built, according to various needs, and that the sites can not now be recognized. that the sites can not now be recognized. If such desecration is allowed the graves of men of national reputation, what can be ex-pected for the rest of mankind?

A City's Debt.

[Pittsburgh Post.] In four years the debt of Pittsburgh has been increased nearly \$9,000,000. The same for fare and freight upon transportation of persons and property carried within the state or taken up outside and brought within it and taken up inside and brought and carried out. The decision man, woman and child in the city. DOWN TO DEATH.

A Careless Painter Precipitates Himself and Companion Down a Distance of 30 Foet.

'Richmond Independent. Two painters named Shederly and Brown were yesterday engaged in painting a house in Anderson, immediately opposite the court house, and were on a scaffold about 30 feet above a brick pavement, when one of them, in trying to pass the other, made a misstep and fell, and in falling pulled his partner along. Shederly, when picked up, was in a dying condition, and it was found that he had fallen on his head, which was shockingly mashed, and by the time he was taken home was breathing his last. A heartrending scene took place when his mangled remains were placed before his wife and four little children. Brown was also found to be so seriously injured that it will be im-

Field's Way Out.

wise terribly bruised.

possible for him to live. He had his arm, leg and thigh broken, besides being other-

The following is the text of David Dudley Field's bill to provide for the presidential succession in case of a non-election of president and vice president during the interval

to next Sunday. It is entitled:

An act to amend the revised statutes of the United States in respect to vacancies in the offices of president and vice president. Be it enacted by the senate and house of representatives, in congress assembled, that section 147 of the revised statutes of the United States be amended so as to read as follows:

Whenever by reason of a failure to com-plete the counting of the electoral votes for president and vice president of the United States in the presence and under the direc-tion of the two houses of congress before the commencement of the term of office in respect to which the votes were cast, or from any other cause, the offices of president and vice president shall both be vacant, the secretary of state shall forthwith cause a notification thereof to be given to the executive of every state, and shall also cause the same to be published in at least— newspapers printed in each state, and the president of the senate, in office when the vacancy occurs, or his successor in office, shall act as president of the United States until the office of president is filled by election, as hereinafter provided.

A Woman Floors Two Constables. Washington Dispatch to the Baltimore

Gazette.] John Merryman, Horatio Merryman and Alfonso Merryman were to-day brought before the criminal court for an assault upon a woman. They were acting under a warrant of levy of execution, and entered the woman's house. Some of the officers undoubtedly acted rudely toward the woman, who was a widow, but it was conclusively shown that the German "vrow" upon whom the writ was to be executed was abundantly able to take care of herself. She floored one of the constables and blacked the eye of the other, and when they finally, by their united action, overcame her, she immediately issued warrants for their arrest, and hence the case in the criminal court.

[Utica Observer.]

Is there no redress? Must a wrong which no honest man in his sober senses undertakes to justify or defend go unrighted? Must the idea of self-government, the American idea, which our fathers established at the price of much blood and many years of stern priva-tions, be abandoned? Are we ready to admit that the republic has fallen so low that two white thieves and two ignorant negroes sitting in secret council, with locked doors, in the city of New Orleans, can undo the work and set aside the judgment of forty millions of people, by reversing the result of an election. Is there a wrong without a remedy? Does submission now mean security for the future or does it simply open the gates wider for greater outrages hereafter?

A Historic Party. [Frederick (Md.) Union.]

Not many persons are aware of the fact that there is now residing in this city a man 76 years of age, in destitute circumstances, of fine education and personal appearance, who, when a child, frequently sat on the lap of the great Napoleon. His wife gave birth to a child last week. He has seen prosperity and adversity, and perhaps never stood so much in need as at the present time. His history is an interesting and eventful one.



ASK the re covered dyspep victims of Fever and Ague, the mercurial diseased patient how theyrecovered health cheerful spfrits and good appetitite, they will tell you by tak-

ing Simmons's Liver Regulator. Do you want to purify the system? Do you want to get rid of Billousness? Do you want something to strengthen you? Do you want a good appetite? Do you want to get rid of Nervousness? Do you want good digestion? Do you want to sleep well? Do you want to build up your constitution? Do you want a brisk and vigorous feeling?

If you do, take SIMMONS' LIVER REGULATOR.

As there are a number of imitations offered to the public, we would caution the community to buy no Powders or Prepared SIM-MONS'S LIVER REGULATOR, unfless in our engraved wrapper, with the trade mark, stamp and signature unbroken. None other is genuine.

> J. H. ZEILIN & CO., Macon, Ga., and Philadelphia.

The Hope of Reward Is what induces so many people in search of SPLENDID FARMING LAND

To go to Michigan, and select from the ONE MILLION OF ACRES

of the land grant of the Grand Rapids and Indiana R. R. Co.

Strong soils, sure crops, plenty of timber; no drouths, grasshoppers or chinch bugs. Pure water, running streams, ready markets, civilization and schools. Railroad runs through center of grant. Price, from \$4 to \$10 per acre. Send for our Illustrated pamphlet, full of facts, in German or English. Bay in what paper you saw this notice. in German or E

W. O. HUGHART, Land Commissioner, GRAND RAPIDS, MICH.

AGENTS wanted for Complete Life of GEN. GEO, A

REMARKABLE LETTER

From a Gentleman Known and Honored from the Atlantic to the Pacific Coast.

Messrs Weeks & Potter, Wholesale Druggists, Boston, Mass.: Gentlemen-I have for some months felt it a duty that I owed to suffering months felt it's duty that I owed to suffering humanity to write to you, stating the great benefit that I have derived from the use of Sanford's Radical Cure for Catargh. For more than 20 years I have been afflicted with this very troublesome complaint. I have tried all the remedies that I could find, but without material or permanent benefit. Last fall the disease had arrived at that state that I must have relief or die. The entire membranous greaters had become so inflamed, and the sterm have relief or die. The entire membranous system had become so inflamed, and the stomach so disordered, that it was a doubtful matter whether I could go to the Pacific coast, or if I did go whether I should live to come back or not. I saw an advertisement of this medicine, and although being very incredulous about specifics or nostrums of any kind, yet in sheer desperation I tried this, and at once was benefited by it. The changes of climate, a chronic disease of the liver, and my ageover 70—may prevent my entire restoration, but the benefit I derive from its daily use is to me invaluable, and I am hoping to be completely cured, and at last arrive at a respectpletely cured, and at last arrive at a respectable old age. If this statement of my case can be of any service to those afflicted as I have been, and enable you to bring this remedy into more general use, especially on the Pacific coast (where it is much needed), my Very truly yours, HENRY WELLS, Of Wells, Fargo & Co.

Aurora, N. Y., June, 1876.

IT is with the greatest pleasure that we present to the public this hearty indorsement of andford's Radical Cure for Catarrh, by Henry Wells, Esq., of Wells, Fargo & Co.'s Express. The position this gentlemen has for so many years occupied in our business world, and especially in connection with the development of that goiden country, the Pacific coast, has made his name known and respected throughout the land. His earnest desire that those who know him, and are sufferers ed throughout the land. His earnest desire that those who know him, and are sufferers from this disease, may be induced to use it we trust may be gratified. Those who do not know him (and they are few) must now feel convinced of the great value of this remedy. It is beyond all question the most successful ever compounded for the treatment of catarrh It is prescribed by our best physicians. It is recomended by our leading apothecaries, and testimonials from all parts of the United States at est the esteem in which it is held by the thousands who have been enabled by its use to escape the frightful consequences that follow a total neglect of this prevalent disease.

Sanford's Radical Cure for Catarrh is safe, certain and permanent cure for Catarrh of every form, and the most perfect remedy ever devised. It is purely a vegetable distillation, and is applied locally by insuffation and constitutionally by internal administration. Locally applied relief is instantaneous. It soothes, heals and cleanses the nasal passages of every feeling of heaviness, obstruction, duliness or dizziness. Constitutionally administered it renovates the blood, puriles it of the acid poision with which it is always charged in catarrh, stimulates the stomac', liver and kidneys, perfects digestion, makes charged in catarrh, stimulates the stomac', liver and kidneys, perfects digestion, makes new blood and permits the formation of sound healtay tissue, and finally obtains complete control over the disease. The remarkable carative powers, when all other remedies utterly fail, of Sanford's Radical Cure, are attested by thousands who gratefully recommend it to fe'low sufferers. No statement is made regarding it that can not be substantiated by the most respectable and reliable references.

Each package contains Dr. Sanford's Improved Inhaling Tube, with full directions for use in all cases. Price \$100. For sale by all wholesale and retail druggists throughout the United States. WEEKS & POTTER, Gen-eral Agents and Wholesale Druggists, Boston,

COLLINS' VOLTAIC

PLASTERS

CCCCCO

An Electro-Galvanic Battery combined with the Celebrated Medicated Porous Plaster, forming the grandest curative agent in the world of medicine, and utterly surpassing all other Plasters heretofore in use. They accom-plish more in one week than the old Plasters in a whole year. They do not paliate, they cure.

COLLINS'

VOLTAIC **PLASTERS**

For Local Pains, Lameness, Soreness, Weak-ness, Numbness and Inflammation of the Longs, Liver, Kidneys, Spleen, Bowels, Blad-der, Heart and Muscles, are equal to an army of doctors and acres of Plants and shrubs,

Price, 25 conts. Sold by all druggists. Mailed on receipt of price, 25 cents for one, \$1.25 for six or \$2.25 for twelve, carefully wrapped and warranted, by WEEKS & POTTER, proprie-tors, Boston, Mass.

DOBBIN'S STARCH POLISH.



GREAT DISCOVERY!

By the use of which every family may give their linen that briffiant polish peculiar to fin-laundry work, saving time and labor in fron-ing, more than its entire cost. Warrantee Ask for Dobbin's. DOBBIN'S, BRO. & CO., 1 North Fourth street Philadelphia.

H. H. LEE. General Agent.

ESTABLISHED 1837.



"PHŒNIX BRAND." We offer the above brand of White Lead to with rue bouitt.

PERFECTLY PURE.

For saie by dealers generally. Cincinnati, O. Note.—Consumers will consult their interest by bearing in mind that a large proportion of the article solebas Pure White Lead is adulterated to the extent of from 50 to 90 per cent; and much of it does not contain a particle of Lead.

LEGAL.

By virtue of a certain precept to me directed by the mayor of the city of Indianapolis, In-diana, and dely attested by the clerk of said city under the corporate seal of said city, I

SATURDAY, March 24, 1877,

sell at public anction, at the City Court Room, between the hours of 10 o'clock A. M. and 4 o'clock P. M., of said day, the following described lot, or parcel of land, or so much thereof as may be necessary to satisfy the sum hereinafter named as assessed against such premises for street improvement, and all costs, to-wit

Lot No. one hundred and eighty-one (181 in Spann & Co.'s Woodlawn addition to the city of Indianapolis, Marion county, Indiana, owned by Alvin and John Storm, against which is assessed the sun of four dollars and forty-two and one half cents (\$4.42%) for street improvement in favor of James Mahoney, contractor.

HENRY W. TUTEWILER, City Treasurer.

Indianapolis, Ind., February 28, 1877.

SALE FOR STREET IMPROVEMENT.

By virtue of a certain precept to me directed, by the mayor of the city of Indianapolis, Indi-ana, and duly attested by the clerk of said city under the corporate seal of said city, I will on

SATURDAY, March 24, 1877,

sell at public auction, at the City Court Room between the hours of 10 o'clock A. M. and 4 o'clock P. M. of said day, the following described lot or rarcel of land, or so much thereof as may be necessary to satisfy the sum hereinafter named as assessed against such premises for street improvement, and all costs, to-wit:

Lot No. one hundred and eighty-two (182) in Spann & Co.'s Woodlawn addition to the city of Indianapolis, Marion county, Indiana, owned by Alvin and John Storm, against which is assessed the sum of four dollars and forty-two and one-half cents (\$4.42½) for street improve-ment in favor of James Mahoney, contractor.

HENRY W. TUTEWILER,

Indianapolis, Ind., February 28, 1877.

SALE FOR STREET IMPROVEMENT

By virtue of a certain precept to me directed by the mayor of the city of Indianapolis, Indi-ana, and duly attested by the clerk of said city under the corporate seal of said city, I will on

SATURDAY, March 24, 1877,

sell, at public auction, at the City Court Room, between the hours of 10 o'clock a. m., and 4 o'clock p. m., of said day, the following described lot, or parcel of land, or so much therefor as may be necessary to satisfy the sum hereinafter named as assessed against such premises for street improvement, and all costs,

Lot No, onenundred and forty-nine (149) in Spann & Co.'s Woodlawn addition to the city of Indianapolis, Marion county, Indiana, owned by Mary Sawyer, against which is assessed the sum of four dollars and forty-two and one-half cents (\$4.423) for street improve-ment in favor of James Mahoney, con-

HENRY W. TUTEWILER,

City Treasurer.

Indianapolis, Ind., February 28, 1877. SALE FOR STREET IMPROVEMENT

By virtue of a certain precept to me directed by the mayor of the city of Indianapolis, In-diana, and duly attested by the cierk of said city, under the corporate seal of said city, I will on

SATURDAY, March 24, 1877,

sell at public auction at the City Court Room, between the hours of 10 o'clock A. M. and 4 o'clock P. M., of said day, the following de-scribed lot or parcel of land, or so much thereof as may be necessary to satisfy the sum herein-after named as assessed against such premises for street improvement, and all costs, to-wit:

Lot No. one nundred and ninety-two (192) in Spann & Co.'s Woodlawn addition to the city of Indianapolis, Marion county, Indiana, owned by Lucilia Johnson, against which is assessed the sum of four dollars and forty two and one-half cents (\$4.42%) for street improvementin favor of James Mahoney, contractor.

HENRY W. TUTEWILER,

City Treasurer. Indianapolis, Ind., February 28, 1877.

SALE FOR STREET IMPROVEMENT

By virtue of a certain precept to me directed by the mayor of the city of Indianapolis, In-diana, and duly attested by the clerk of said city under the corporate seal of said city, I will

SATURDAY, March 24, 1877,

sell at public auction, at the City Court Room, between the hours of 10 o'clock A. M. and 4 o'clock P. M., of said day, the following des-cribed lot, or parcel of land, or so much thereof as may be necessary to satisfy the sum herein-after named as assessed against such premises for street improvement, and all costs, to-wit:

Lot No. two (2) in outlot No. two (2) in Masters's subdivision of Drake and Mayhew's second addition to the city of Indianapolis, Marion county, Indiana, owned by Daniel Martin, against which is a sessed the sum of nineteen dollars and twenty cents (\$19.20) for street improvement in layor of Henry Clay,

HENRY W. TUTEWILER,

Indianapolis, Ind., February 28, 1877. SALE FOR STREET IMPROVEMENT.

By virtue of a certain procept to me directed by the mayor of the city of Indfanapolis, In-diana, and duly attested by the clerk of said city under the corporate seal of said city, I will

SATURDAY, March 24, 1877.

sell at public auction; at the City Court Room, between the hours of 10 o'clock A.M. and 4 o'clock P.M., of said day, the following de-scribed lot, or parcel of land, or so much there-of as may be necessary to satisfy the sum here-inafter named as assessed against such prem-ises for street improvent, and all costs, to-

Lot No. twenty-eight (25) in outlot No. two
(2) in Masters's subdivision of Drake and
Various second addition to the city of Indi anapolis, Marion county, Indiana, owned by J. H. Worman (Christian name unknown), against which is assessed the sum of nineteen dollars and twenty cents (\$19.20) for street improvement in favor of Henry Clay, contractor.

HENRY W. TUTEWILER,

Indianapolis, Ind., February 28, 1877.

ALLCOCK'S

SALE FOR STREET IMPROVEMENT. POROUS PLASTERS. WASK for ALLCOCK'S, and obtail

> them, and so avoid miserable Imitation B. BRANDRETH, Pres't. Office, 294 Canal St., New York,

> > MEDICAL.

DR. RICE

I Court Place, Louisville, KY, a regularly educated and legally qualified physician and the most successful, as his practice will prove.

Cures, all forms of PRIVATE CHRONIC and SEXUAL DISC.

Spermatorrhea and Impotency, as the result of self abuse in youth, sexual excesses in maturer years, or other causes, and producing some of the knowing effects. Nervoumers, Seamani Emissions, olight emissions by dreaman, Dinness of Sight, Defective Memory, Physical Becay, Pimples on Face, Aversion to Society of Females, Contaction of Ideas, Igas of Seama I Power, Ed., no dering marriage improper or unhappy, are thoroughly and permanently cared. SYPHILIS positively cured and enturely eradiested from the system. Gonorrhess, GLEET, Stricture, Orchitis, Nernia, for Eupine Files and other private diseases quickly cured.

It is self-evident that a physician with pays special attention to a certain class of diseases, and treating thousands annually, acquired great skill. Physicians knowing this fact often recommend persons to my care. When it is inconvenient to what the city for treatment, medicines can be sent privately and saftly by mail or express supposer.

Cur es Guaranteed in all Cases and dertaken.

Consultations personally or by letter free and invited. Charges reasceable and correspondence strictly confidential. Spermatorrhea and Impotency,

PRIVATE COUNSELOR cents. Should be read by all. Address as above, so bours from 9 A. H. to 6 P. M. Sundars 2 to 8 P. M.

DR. DUFF,

No. 39 Kentucky Avenue, Indianapolis, Ind.

No. 39 Kentucky Avenue, Indianapolis, Ind.
Cures all forms of Private and Chronic Diseases. A regularly educated and legally qualified physician, has been longer established and most successful, as his extensive practice will prove. Age, with experience can be relied on. To responsible persons no fee demanded till cured.

Spermatorrhea, Sexual Debility and Impotency, as the result of self-abuse in youth, sexual excesses in maturer years, or other causes producing some of the following effects: Nervousness, Seminal Emissions, Dimness of Sight, Defective Memory, Physical Decay, Aversion to Seciety of Females, Confusion of Ideas, Loss of Sexual Power, etc., rendering marriage improper or unhappy, are permanently cured Pamphlet (36 pp) sent sealed for 2 stamps.

MARRIAGE GUIDE explaining who may

2 stamps.

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